Illinois Department of Revenue Regulations

Title 86 Part 480 Section 480.115 Books and Records

TITLE 86: REVENUE

PART 480 HOTEL OPERATOR'S OCCUPATION TAX ACT

Section 480.115 Books and Records

a) General Requirements

Every operator shall keep separate books or records of his business as an operator so as to show the rents and occupancies taxable under The Hotel Operators' Occupation Tax Act separately from his transactions that are not taxable under that Act. If any such operator fails to keep such separate books or records, he shall be liable to tax at the rate designated in Section 3 of The Hotel Operators' Occupation Tax Act upon the entire proceeds from his hotel.

- b) Preservation and Retention of Records
 - 1) Books and records and other papers reflecting gross receipts received during any period with respect to which the Department is authorized to issue proposed assessments as provided by the Act shall be preserved until the expiration of such period unless the Department, in writing, shall authorize their destruction or disposal prior to such expiration. (See 86 III. Adm. Code 130.825).
 - 2) In determining the period for which the Department is authorized to issue a proposed assessment, the following material (with necessary adaptations because of the time when The Hotel Operators' Occupation Tax became effective) from Sections 4 and 5 of the Retailers' Occupation Tax Act (III. Rev. Stat. 1979, ch. 120, par. 440 et seq.) (which Sections are incorporated by reference into Section 7 of The Hotel Operators' Occupation Tax) must be considered.
 - 3) Except in case of willful failure or refusal to file a return, or except in case of a fraudulent return, or except with the consent of the person to whom the proposed assessment is to be issued, no proposed assessment shall be issued on and after January 1, 1965, covering gross receipts received during any month or period of time prior to January 1, 1962, and no proposed assessment shall be issued on and after July 1, 1965, covering gross receipts received prior to July 1, 1962, and thereafter no proposed assessment shall be issued on and after each January 1 and July 1 covering gross receipts received during any month or period of time more than 3 years prior to such January 1 and July 1, respectively.

- A) Provided, however, that the foregoing limitations upon the issuance of a proposed assessment shall not apply to the issuance of a proposed assessment with respect to any period of time prior thereto in cases where the Department has, within the period of limitation then provided, notified the person making the return of a proposed assessment even though such return had not been corrected by the Department in the manner required by the Act prior to the issuance of such notice, and
- B) provided that the foregoing limitations upon the issuance of a proposed assessment shall not apply to the issuance of any such assessment with respect to any period of time prior thereto in cases where the Department has, within the period of limitation then provided, notified a person of the amount of tax computed even though the Department had not determined the amount of tax due from such person in the manner required by the Act prior to the issuance of such notice; but in no case shall the amount of any such proposed assessment for any period otherwise barred by the Act exceed for such period the amount shown in the Notice of Proposed Assessment theretofore issued.
- If, when a tax or penalty under the Act becomes due and payable, the person alleged to be liable therefor shall be out of the State, the proposed assessment may be issued, within the times limited by the Act, after his coming into or return to the State; and if, after the tax or penalty under the Act becomes due and payable, the person alleged to be liable therefor departs from and remains out of the State, the time of his absence is no part of the time limited for the issuance of the proposed assessment; but the foregoing provisions concerning absence from the State shall not apply to any case in which, at the time when a tax or penalty becomes due under the Act, the person allegedly liable therefor is not a resident of this State.
- c) Preservation of Books During Pendency of Assessment Proceedings

However, if a Notice of Proposed Assessment has been issued, and if the questions raised thereby have not been completely disposed of, books and records reflecting receipts received during the period covered by such proposed assessment must be preserved until the termination of all proceedings before the Department and before any court upon review.

d) Department Authorization to Destroy Records Sooner than Would Otherwise be Permissible

In all cases, the Department may, in writing, authorize the destruction of books and records and other papers prior to the expiration of the periods of time during which the taxpayer, except for such written authorization from the Department, is required to keep his books and records.